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6 **UNITED STATES BANKRUPTCY COURT**
7 **DISTRICT OF NEVADA**

8 IN RE:) BK-S-11-13537-LBR
9 INTEGRATED FINANCIAL) CHAPTER 11
ASSOCIATES, INC.,)
10 Debtor.) **OBJECTION TO UNDISPUTED**
11) **CLAIM AS SCHEDULED BY DEBTOR**
12) Date: N/A
Time: N/A

13 COMES NOW ROGER PAHER, by and through his counsel, BRET O. WHIPPLE,
14 ESQ., of the JUSTICE LAW CENTER, and hereby objects to the claim of Stanley Paher 1997
15 Living Trust, which was undisputed by the Debtor and included in Debtor's Statements and
16 Schedules, specifically Schedule F "Creditors Holding Unsecured Nonpriority Claims" in the
17 amount of \$2,916,186.37, identified in its' Voluntary Petition, filed on or about March 14, 2011,
18 as well as Debtor's Amendments of Schedules, including Schedule F, filed on or about June 14,
19 2011 and subsequent thereto, on October 14, 2011. Because the claim of Stanley Paher 1997
20 Living Trust was an undisputed claim listed in the Debtor's Statements and Schedules, no proof
21 of claim was filed and thus, there is not a number assigned to the claim on the claims docket (but
22 identified by IFA on Schedule F as ID #1023). A copy of the Debtor's Schedule F, amended
23 on October 14, 2011, listing the Stanley Paher 1997 Living Trust as an undisputed claim, is
24 attached hereto as required by Bankruptcy Local Rule 3007.

25 This Objection is filed, pursuant to Local Rule 3007, within sixty (60) days after the
26 Notice of Entry of Order Confirming Debtor's Fourth Amended Plan of Reorganization which
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1 was filed on August 30, 2013, and therefore, said Objection is timely filed.

2 **STATEMENT OF GROUNDS FOR THE OBJECTION**

3 Stanley M Paher passed away in September of 1973, and by virtue of his Last Will and
4 Testament, created the Stanley M. Paher Testamentary Trust, for which First National Bank of
5 Nevada ("First National Bank") was named as the executor/trustee. First National Bank
6 administered the testamentary trust and distributed all of the assets of said trust, thus
7 extinguishing the testamentary trust.

8 Thereafter, Stanley W. Paher created various trusts and entities, including the Stanley
9 Paher 1997 Living Trust, and added assets to those entities/trusts which were actually the shares
10 of his mother and his brother, Roger Paher, in his late father's estate. He transferred those assets
11 to the various entities/trusts by conversion, fraud and other criminal activity, effectively stripping
12 Roger Paher and his mother of any ownership of said assets. He then invested those valuable
13 assets into various investments, including with the Debtor in this matter, Integrated Financial
14 Associates, Inc.

15 Roger Paher, and his assignee, are the rightful owners of the assets that Stanley W. Paher
16 used to invest in the various entities/trusts that he then used to invest in other various companies,
17 one of which was the Debtor in this matter, Integrated Financial Associates, Inc. Accordingly,
18 Stanley W. Paher cannot prove that the monies he invested with Debtor are, in fact, his monies,
19 and are not the monies due his brother as the sole living beneficiary of Stanley M. Paher's
20 testamentary trust. Roger Paher recently filed an Amended Declaration specifically outlining his
21 brother's activities and how Roger is the one that is entitled to any monies that might otherwise
22 be claimed by his brother, Stanley W. Paher, in this action.

23 For purposes of clarification, Roger Paher is objecting, not to the claim amount that is
24 undisputed by the Debtor herein, but rather, to the payment of that claim, or any part of that
25 claim, to Stanley W. Paher, as the trustee of the Stanley Paher 1997 Living Trust, or in any other
26 capacity. Further, as more information is becoming available on a daily basis regarding Stanley
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1 Paher's fraudulent and criminal activities, Roger Paher respectfully reserves all rights to
2 supplement or amend this Objection and the facts on which it is based.

3 DATED on this 18th day of September, 2013.

4 **JUSTICE LAW CENTER**

5 /s/ Bret O. Whipple
6 BRET O. WHIPPLE, ESQ.
7 Nevada Bar #6168
1100 S. Tenth Street
Las Vegas, Nevda 89104
8 Attorney for Roger Paher and his assignees

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B6F (Official Form 6F) (12/07) - Cont.

In re INTEGRATED FINANCIAL ASSOCIATES, INC.

Case No. 11-13537

Debtor

SCHEDULE F - CREDITORS HOLDING UNSECURED NONPRIORITY CLAIMS
(Continuation Sheet)

CREDITOR'S NAME, MAILING ADDRESS INCLUDING ZIP CODE, AND ACCOUNT NUMBER (See instructions above.)	CODE DEBTOR H W J C	Husband, Wife, Joint, or Community	DATE CLAIM WAS INCURRED AND CONSIDERATION FOR CLAIM. IF CLAIM IS SUBJECT TO SETOFF, SO STATE.	CONTINGENT	UNLIQUIDATED	DISPUTED	AMOUNT OF CLAIM
Account No.							
SEMRAU ENGINEERING 2118 RIVERSIDE DR., STE. 208 MOUNT VERNON, WA 98273	-			X	X	X	45,594.00
Account No. 1239			NOTES PAYABLE 3/3/11				
SKYE ENTERPRISES LLC 2131 ROSCO MAYER RD LOS ANGELES, CA 90077	-						129,905.38
Account No. 1023			NOTES PAYABLE 3/3/11				
STANLEY PAHER 1997 LIVING TRUST 4135 BADGER CIRCLE RENO, NV 89509	-						2,916,186.37
Account No. 1004			NOTES PAYABLE 3/3/11				
STEVEN & WENDY KALB FM TRUST 5670 WYNN ROAD LAS VEGAS, NV 89118	-						990,128.09
Account No. 1135			NOTES PAYABLE 3/3/11				
T VELLINGA OR H TEMPLETON 8283 TURTLE CREEK CIRCLE LAS VEGAS, NV 89113	-						63,062.22
Sheet no. 20 of 23 sheets attached to Schedule of Creditors Holding Unsecured Nonpriority Claims				Subtotal (Total of this page)			4,144,876.06